	FRANSMISSION BY FAC G. O'KEEFFE ET AL.	SIMILE (37 CFR 1.8)		Docket No. 41PR-7838
Serial No. 10/063,401	Filing Date 04/18/2002	Examiner L. D. DONOVAN		Group Art Unit 2832
invention: MAGNETIC DEVICE FOR A MAGNETIC TRIP UNIT  RECEIVED				
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I hereby certify that this Request  (Identify type of correspondence)  is being facsimile transmitted to the United States Patent and Trademark Office (Fax. No. 703-872-9306				
on April 14, 2 (Date)	<u>:004</u>			
Jessica L. Walsh  (Typed of Printed Name of Parroy Signing Cartificate)  LOLICE (Separatore)				
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Note: Each paper must have its own certificate of mailing.				
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10/063,401

April 18, 2002

THOMAS G. O'KEEFFE ET AL.

MAGNETIC DEVICE FOR A

MAGNETIC TRIP UNIT

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IKA	DEMARK OFFICE OFFICIAL
)	Group Art Unit: 2832
) )	Examiner: L.D. Donovan
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) Confirmation No.: 7872

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Applicant:

Serial No.:

Filed:

For:

## REQUEST

In response to our office receiving an Office Action mailed on January 14, 2004, we formally request that the reply period be reset as the cited reference on page 2 of the Detailed Action did not coincide with any of the references cited by the Applicants in an IDS or in the notice of references cited on the accompanying copy of the PTO-892. See MPEP §§ 707.05(g) and 710.06. Furthermore, a copy of the reference cited on page 2 of the Detailed Action was not included with the Office Action when it was sent from the Patent Office. Instead, a reference cited on the copy of the PTO-892 (i.e., Mrenna et al., U.S. Patent No. 44,719,438) was included which has the same first listed inventor's name, i.e., Mrenna et al., creating confusion as to the correct reference intended.

Applicants respectfully request a supplemental Office Action and copy of a new PTO-892 reflective of the correct Mrenna et al. cited reference intended by the Examiner.

If any fees are due with respect to this Response, please charge them to Deposit Account No. 06-1130 maintained by the office of the undersigned.

Respectfully submitted, Cantor Colburn LLP

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